

**UNITED STATES DISTRICT COURT  
DISTRICT OF NEVADA**

\* \* \*

DWAYNE L. SCHOMER, as special administrator of THE ESTATE OF KEATON M. SCHOMER and individually; and BRAYLEN SCHOMER, individually,

### **Plaintiffs.**

VS.

ELKO COUNTY; ELKO COUNTY SHERIFF'S OFFICE; SHERIFF AITOR NARVAIZA, individually; UNDERSHERIFF JUSTIN AIMES, individually; SERGEANT MICHAEL SILVA, individually; DEPUTY TREVOR L. SNEED, individually; DEPUTY DOUGLAS HOLLADAY, individually; DEPUTY ERIKA GONZALEZ; MEDALLUS & VACHAROTHONE LTD; DR. RACHOT VACHAROTHONE, individually; BAILEY POWELL, individually; GEOFFREY FISHER, individually; MERCEDES COCHRELL, individually; LETISCYA CHACON, individually; DOE SUPERVISORS I-X; DOE DEPUTIES I-X; DOE MEDICAL STAFF I-X; and ROE ENTITIES I-X.

### Defendants.

Plaintiffs DWAYNE L. SCHOMER, as administrator of THE ESTATE OF KEATON M. SCHOMER and individually, and BRAYLEN SCHOMER, individually (collectively,

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1 “Plaintiffs”), by and through their undersigned attorneys at Clark Hill PLC, Defendants ELKO  
2 COUNTY, SHERIFF AITOR NARVAIZA, UNDERSHERIFF JUSTIN AMES, (collectively,  
3 “Elko County Defendants”), by and through their undersigned attorneys at Marquis Aurbach;  
4 DEPUTY TREVOR L. SNEED, DEPUTY DOUGLAS HOLLADAY, DEPUTY ERIKA  
5 GONZALEZ, DEPUTY DAVID HATCH, and DEPUTY HANNAH KENDALL (collectively,  
6 “Elko Deputy Defendants”), by and through their undersigned attorneys at Erickson, Thorpe &  
7 Swainston, Ltd.; Defendants MEDALLUS & VACHAROTHONE LTD, DR. RACHOT  
8 VACHAROTHONE, BAILEY POWELL, GEOFFREY FISHER, MERCEDES COCHRELL,  
9 and LETISCYA CHACON, (collectively, “Medallus Defendants”) by and through their  
10 undersigned attorneys at Rencher Anjewierden, and SERGEANT MICHAEL SILVA, (“Silva”)  
11 by and though his undersigned attorney, at Goicoechea, Digrizia, Coyle& Stanton, LTD. hereby  
12 agree and jointly stipulate to the following:

13       1. Defendants filed on June 18, 2025, their Motions for Summary Judgment [ECF 68, 70, 71,  
14 72], and Joinders [ECF 73, 74, 75, 76], were filed on June 25, 2025.

15       2. Plaintiffs’ Responses are currently due on July 9, 2025.

16       3. LR 7-2 provides twenty-one (21) days to respond to a Motion for Summary regardless  
17 if there is one Motion for Summary Judgment or numerous motions. Here, the Defendants have  
18 filed four separate Motions for Summary Judgment. While each defendant may have some  
19 commonality, they each present their own unique issues that will need to be addressed separately.  
20 As such, twenty-one (21) days is not sufficient to review, research and respond to four Motions  
21 for Summary Judgment. The Plaintiffs’ counsel cannot meet the current deadline and needs  
22 additional time.

23       4. The parties have conferred and agreed to a 61-day extension for the Plaintiffs to file their  
24 Responses to the Defendants’ Motions for Summary Judgment and Joinders to the Motions for  
25 Summary Judgment.

26       5. Therefore, the Parties request that the deadline for Plaintiffs to file their Responses to the  
27 Defendants’ Motions for Summary Judgment and Joinders to the Motions for Summary Judgment  
28 currently due on July 9, 2025, be extended to **Monday, September 8, 2025**.

6. This is the first request to extend the deadline to file Responses to Defendants' Motions for Summary Judgment and Joinders to the Motions for Summary Judgment.

3      7. This Stipulation is entered in good faith and not for purposes of delay.

Respectfully submitted this 1<sup>st</sup> day of July 2025.

# CLARK HILL, PLLC

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*Attorney for Sergeant Michael Silva*

## ORDER

The above Stipulation is hereby Granted.

## IT IS SO ORDERED.

Dated this 2nd day of July 2025.

  
Anne Russell Traum